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individual;

individual;

individuals.

1	MARGARET A. MCLETCHIE, Nevada Bar N	No. 10931					
2	LEO S. WOLPERT, Nevada Bar No. 12658  MCLETCHIE LAW						
3	602 South Tenth Street						
4	Las Vegas, Nevada 89101 Telephone: (702) 728-5300; Fax: (702) 425-8220						
5	Email: maggie@nvlitigation.com Counsel for Plaintiff William Fleming						
6	UNITED STATES DISTRICT COURT						
7	UNITED STATES DISTRICT COURT						
8	DISTRICT OF NEVADA						
9	WILLIAM FLEMING, an individual,	Case. No.: 2:23-cv-0					
10	Plaintiff,						
11	VS.	STIPULATION A EXTEND DEADL					
12	LAS VEGAS METROPOLITAN POLICE	COMPLAINT					
13	DEPARTMENT, a Municipal Corporation; OFFICER JAVON CHARLES, an individual;	(FIRST AND THI					
14	OFFICER TIMOTHY NYE, an individual; OFFICER GABRIEL LEA, an individual;						
15	OFFICER CODY GRAY, an individual;						
16	OFFICER SUPREET KAUR, as an individual; OFFICER HALEY ANDERSEN,						
17	as an individual; SERGEANT JOHN						
18	JOHNSON, as an individual; CAPTAIN DORI KOREN, as an individual; OFFICER						
10	RICHARD PALACIOS, as an individual:						

Defendants.

OFFICER PATRICK WHEARTY,

**OFFICER** 

DOE

WOOD,

OFFICERS

Case. No.: 2:23-cv-00177-RFB-EJY

# STIPULATION AND ORDER TO EXTEND DEADLINES TO AMEND **COMPLAINT**

### (FIRST AND THIRD REQUEST)

Plaintiff William Fleming ("Plaintiff"), by and through his respective counsel, and Defendants, the Las Vegas Metropolitan Police Department ("LVMPD"), Officer Javon Charles, Officer Timothy Nye, Officer Gabriel Lea, Officer Cody Gray, Officer Supreet Kaur, Officer Haley Andersen, Sergeant John Johnson, Captain Dori Koren, Officer Richard Palacios, Officer Patrick Whearty, Officer Wood, and Doe Officers I – X (collectively, "LVMPD Defendants"), by and through their respective counsel, (collectively the "Parties")

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- 1. The Parties agree that, due to scheduling conflicts limiting Plaintiff's counsel's ability to timely and adequately do so, the deadline to amend Plaintiff's complaint to add facts supporting Plaintiff's malicious prosecution claim shall be extended two weeks, from November 15, 2023, to November 29, 2023.
  - 2. This is the first request for an extension of this deadline.
- 3. The Parties agree that, due to scheduling conflicts limiting Plaintiff's counsel's ability to timely and adequately do so, the deadline to amend and add parties to Plaintiff's complaint shall be extended two weeks, from **November 20, 2023**, to **December 4, 2023**.
- 4. This is the third request for an extension of this deadline, counting extensions granted pursuant to stipulations extending discovery deadlines in this matter granted on June 20, 2023 and August 2, 2023.
- 5. The Parties both submit that the instant stipulation is being offered in good faith and not for the purpose of delay.

#### IT IS SO STIPULATED.

Dated this 14<sup>th</sup> day of November, 2023. Dated this 14<sup>th</sup> day of November, 2023.

## MCLETCHIE LAW

By: /s/ Leo S. Wolpert

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# MARQUIS AURBACH

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#### **ORDER**

UNITED STATES MAGISTRATE JUDGE

Dated: November 14, 2023